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July 9, 2008

The Honorable Sue L. Robinson United States District Court 844 King Street, Lockbox 27 Wilmington, DE 19801

VIA ELECTRONIC FILING

Re:

Cordis Corporation v. Medtronic Vascular, Inc., et al.,

C.A. No. 97-550-SLR

Dear Judge Robinson:

Briefing on Cordis's motion for entry of final judgment (D.I. 1455) was completed upon the filing of BSC's reply brief (D.I. 1470). Pursuant to Local Rule 7.1.4, Cordis respectfully requests oral argument on its motion.

In addition, Cordis respectfully requests that oral argument be held promptly. As set forth in Cordis's reply brief (D.I. 1467 at 3-5) and as conceded in BSC's reply (D.I. 1470 at 15), BSC is relying on the fact that this Court has not decided this motion as a reason for reversing this Court's grant of summary judgment of collateral estoppel in the pending appeal in the Express case, C.A. No. 03-027. Indeed, BSC asks this Court to delay ruling on this motion, so as to preserve that argument for it on appeal (D.I. 1462 at 6-7; D.I. 1470 at 14-16) A prompt decision on Cordis's motion will remove this argument and advance the final resolution of both this case and the Express case.

Respectfully,

/s/ Tiffany Geyer Lydon

Tiffany Geyer Lydon

c: Karen L. Pascale, Esquire (via electronic mail)
Karen Jacobs Louden, Esquire (via electronic mail)
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